

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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MARC FISHMAN,

Plaintiff,

- against -

NEW YORK STATE UNIFIED COURT SYSTEM;  
FORMER DA ANTHONY SCARPINO, in his  
administrative and official capacity; FORMER  
ASSISTANT DISTRICT ATTORNEY VICTOR OLDE,  
in his administrative and official capacity; DISTRICT  
ATTORNEY MIRIAM ROCAH, Westchester County;  
JIM MCCALISTER, District Executive 9th District NY  
Courts, in his administrative and official capacity; JOHN  
SULLIVAN, Professional ADA Executive, in his  
administrative and official capacity New York Courts;  
and JOHN MECHMAN in his administrative and official  
capacity, and RHONDA BROWN, Chief County Court  
Clerk and ADA Liaison, Westchester County Court, and  
WESTCHESTER COUNTY, a county in New York  
State,

**ORDER OF  
DISMISSAL**

No. 21-CV-3517 (CS)

Defendants.

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Seibel, J.

In my Order of Dismissal dated June 1, 2021, (Doc. 3), I advised Plaintiff that he could submit an amended complaint to this Court's Pro Se Intake Unit within thirty days, and that if he neither did so nor showed good cause to excuse such failure, I would enter a civil judgment in favor of Defendants and direct the Clerk of Court to terminate this matter. Plaintiff has not submitted anything, and accordingly the Clerk of Court is respectfully directed to enter judgment for Defendants and close the case.

The Clerk of Court is further respectfully directed to mail a copy of this order to Plaintiff and note service on the docket.

The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would not be taken in good faith, and therefore in forma pauperis status is denied for the purpose of an appeal. *See Coppededge v. United States*, 369 U.S. 438, 444-45 (1962)

**SO ORDERED.**

Dated: July 21, 2021  
White Plains, New York



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CATHY SEIBEL, U.S.D.J.